

ESTTA Tracking number: **ESTTA687112**

Filing date: **08/01/2015**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer Information

Name	PN, LLC
Granted to Date of previous extension	08/05/2015
Address	102 NE 2nd StreetPMB #171 Boca Raton, FL 33432-3908 UNITED STATES
Attorney information	Scott Austin VLP Law Group LLP 100NE Third Avenue , Suite 1500 Fort Lauderdale, FL 33301 UNITED STATES saustin@vlplawgroup.com Phone:2168707954

Applicant Information

Application No	86256711	Publication date	04/07/2015
Opposition Filing Date	08/01/2015	Opposition Period Ends	08/05/2015
Applicant	C2 Management Group LLC 2411 Crofton Lane, Suite 2A Crofton, MD 21114 UNITED STATES		

Goods/Services Affected by Opposition

Class 042. First Use: 0 First Use In Commerce: 0

All goods and services in the class are opposed, namely: Computer services, namely, providing an interactive web site featuring technology that allows users to consolidate and manage social networks, accounts, and connections to existing and emerging application programming interfaces (APIs)

Grounds for Opposition

Priority and likelihood of confusion	Trademark Act section 2(d)
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Marks Cited by Opposer as Basis for Opposition

U.S. Application No.	86711994	Application Date	
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	NONE		
Design Mark			

Description of Mark	NONE
Goods/Services	

U.S. Application/ Registration No.	NONE	Application Date	NONE
Registration Date	NONE		
Word Mark	PN		
Goods/Services	International Class 042: Computer consultation; Computer consultation in the field of computer security; Computer programming; International Class 009: Computer software that provides web-based access to applications and services through a web operating system or portal interface		

Attachments	Notice of Opposition Exhibits A through E.pdf(812346 bytes)
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Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/Scott R. Austin/
Name	Scott Austin
Date	08/01/2015

PN, LLC, a Delaware limited liability company)	
)	
Opposer,)	
v.)	
)	
C2 Management Group LLC, a Maryland limited)	Opposition No.
liability company)	
Applicant.)	
)	
_____.)	

Opposer, PN, LLC, a Delaware limited liability company having a place of business at #171, 102 NE 2nd Street, Boca Raton, Florida 33432 (hereinafter “Opposer”) believes that it will be damaged by registration of the mark PN (words plus design) shown in Application Serial No. 86/256,711 and hereby opposes the same.

The grounds for opposition are as follows:

NOTICE OF OPPOSITION

Opposer, PN, LLC, believes that it will be damaged by the registration of Application No. 86/256,711 for the mark PN (stylized design), for services in International Class 42 by Applicant C2 Management Group LLC.

To the best of Opposer's knowledge, the name and address of Applicant is C2 Management Group LLC, 2411 Crofton Lane, Suite 2A Crofton Maryland 21114.

1. Opposer, PN, LLC, is engaged in providing, amongst other services, computer

software and security consulting, as well as computer programming.

2. Since as early as 2005, and continuously since that time, Opposer's mark "PN" has been used by Opposer on a web site built upon the domain name "pn.com" also owned by Opposer, as the Internet address where the mark was used to designate computer consulting services for computer software and security, as well as computer programming services.

3. Opposer is the owner of a pending application for U.S. trademark registration for the standard character word mark PN ("Opposer's PN Mark") to be used as a source identifier for "Computer consultation; Computer consultation in the field of computer security; Computer programming" services in International Class 42 (Ser. No. 86/711,994), filed July 31, 2015. A current printout of the information from the electronic database records of the USPTO showing the current status and applicant data of Opposer's application is attached hereto as Exhibit A.

4. Opposer is also the owner of established common law rights in and to Opposer's PN Mark, established to serve clients globally through the World Wide Web portion of the Internet using the domain name pn.com, the URL or Internet address www.pn.com, and the use of the mark to identify the computer consulting, security and programming services displayed as content on its web site located at the pn.com domain name on which Opposer uses the mark in commerce.

5. Opposer is also the owner of US Trademark Registrations for marks used to identify a broad array of computing services that Opposer has provided over many years as follows: PAUL.COM (Reg. No. 4,546,055) registered June 10, 2014, for "Computer software consulting; computer security consulting; computer programming" in International Class 42, having a first use date at least as early as February 1994; PAUL DOT COM (Reg. No. 4,546,054) registered June 10, 2014, for "Computer software consulting; computer security consulting; computer programming" in International Class 42 having a first use date at least as early as February 1994; and IDENTIFICATION.COM (Reg. No. 2,922,662) registered February 1, 2005,

for among other things “Providing authentication of identity; issuance and management of digital certificates for authentication or encryption of a digital communication, or authentication of a digital signature in an electronic transaction or communication, over the Internet and other computer network and providing technical and customer support in connection therewith; development, design, implementation, testing, analysis, and consulting services in the field of security, access, authorization, authentication encryption, and identification systems for computers, computer hardware and computer networks; development, integration and operation of computer systems to support issuance and management of digital certificates; creation and implementation of procedures and practices for issuance and management of digital certificates; computer related services, namely, managed computer network and Internet security services, namely, public key infrastructure ("PKI") verification, authentication, distribution and management, digital certificate issuance, verification, and management, and enterprise software integration; computer consultation regarding computer networks and internal computer networks, security services for computer networks and internal computer networks, namely, designing fire walls for others; computer software consultation services for the development of software applications; designing and programming computer controlled communications systems.” in International Class 42, having a first use date at least as early as April 2003. A copy of the Certificate of Registration from the electronic database records of the USPTO for each of Opposer’s respective registrations is set forth in attached Exhibits B, C and D.

6. Applicant’s U.S. Trademark Application (Ser. No. 86/256,711), for the mark PN (stylized design), indicates registration is sought in International Class 42 (hereinafter “Applicant’s Mark”) for computer consulting, programming and management services, specifically “providing an interactive web site featuring technology that allows users to consolidate and manage social networks, accounts, and connections to existing and emerging application programming interfaces (APIs)”. A review of the application history of Applicant’s

mark shows that although originally filed based on use under Section 1(A), in a Response to Office Action filed February 2, 2015, Applicant amended its filing basis to intent-to use under Section 1(B). As such, Applicant's mark has yet to be used in commerce. A current printout of the information from the electronic database records of the USPTO showing the current status and applicant data of Applicant's application is attached hereto as Exhibit E.

7. Opposer's priority of use of its mark is established based on the first use date in Opposer's Application, which provides that it first used its mark anywhere at common law at least as early as January 23, 2003, and in interstate commerce at least as early as March 14, 2005. This serves as evidence of Opposer's priority and exclusive right to use Opposer's PN Mark in commerce on the services specified in Opposer's Application.

8. Applicant's Mark PN, (Ser. No. 85/467,635), although stylized, is essentially identical and thus confusingly similar to Opposer's PN Mark, therefore, denying to Opposer the benefits of its mark in excluding confusingly similar uses. In view of the fact that the respective marks are essentially identical and the goods and services provided by the respective parties are very similar and in the same International Class 42 it is alleged that Applicant's mark so resembles Opposer's mark in its pending application for registration, as to be likely to cause confusion, or to cause mistake, or to deceive.

9. The services purported to be provided by the Applicant include services which third parties may assume emanated from or are affiliated with or approved by Opposer, specifically, Computer services and computer programming services, and thus there is substantial likelihood of confusion of the relevant portion of the public who are exposed both to the Applicant's services and the services of Opposer. The Applicant's Mark, as the newcomer, will

be seen as a deliberate “stylized” variation of Opposer’s mark and domain name, intended to indicate an association, affiliation or approval from the same source and thus is further likely to cause confusion, mistake, or deception within the meaning of Section 2(d) of the Trademark Act.

WHEREFORE, Opposer prays that Application Serial No. 86/256,711 be denied registration as Opposer believes and avers that it will be damaged by the registration of Serial No. 86/256,711, filed April 18, 2014, as aforesaid and requests that Applicant be required to answer the allegations of this Notice of Opposition and that the opposition to the said application be sustained.

The undersigned Opposer in the above-entitled cause hereby appoints Scott R. Austin and Brian M. Davis, members of the bar in the states of Florida and North Carolina, respectively, its attorneys with full power of substitution and revocation to prosecute this Opposition and to transact all business in the United States Patent and Trademark Office in connection therewith.

Respectfully submitted,

Date: August 1, 2015

/Scott R. Austin/
Scott R. Austin
Attorney for Opposer

VLP Law Group LLP
101 NE Third Avenue, Suite 1500
Fort Lauderdale, FL 33301
Telephone: (954) 204-3744
Facsimile: (954) 320-0233

Certificate of Mailing by “US Certified Mail”

I hereby certify that a copy of this NOTICE OF OPPOSITION is being served by United States Postal Service Certified Mail, to Applicant and Applicant’s Attorney of Record on August 1, 2015, as follows:

C2 Management Group LLC
2411 CROFTON LN STE 2A
CROFTON, MD 21114-1337

SCOTT A. CONWELL, Esq.
CONWELL LAW LLC
2411 CROFTON LN STE 2A
CROFTON, MD 21114-1337

Date of Mailing: August 1, 2015

Printed Name: Scott R. Austin

Signature: /Scott R. Austin/

EXHIBIT A

Your Trademark/Service Mark Application, Principal Register Was Submitted Successfully

Success![View/Save E-Receipt as PDF file](#)

We have received your application and assigned serial number **86711994** to your submission. You can open and save a PDF version of the filing receipt by clicking on the button, above, and this will serve as your official confirmation copy. We will also separately send an e-mail summary of the form to "**saustin@vlplawgroup.com**". For electronically-submitted applications, the USPTO will no longer mail an additional paper filing receipt. However, since e-mail is not always reliable, please print out and save this notice. If the USPTO later determines that no filing date was justified, your submission will be returned, and your filing fee will be refunded. You would then have the opportunity to cure the deficiency, and re-file the application. Thank you.

NOTE: Do **NOT** send a duplicate paper copy of this filing to the USPTO, as it will interfere with the proper processing of the electronic submission and will result in your being charged for two filings, neither of which can be refunded.

Thank you.

TEAS Support Team

STAMP: USPTO/FTK-66.229.45.169-20150731204625852882-86711994-54042fc5187f69d8d3daae50de41d8fdbbafbe1bf48f7d11ec9ae0db8623a863-CC-6450-20150731195203996046



[Trademark Electronic Application System \(TEAS\) service](#)

[U.S. Patent and Trademark Office](#)

Please refer questions or comments to: teas@USPTO.gov

Trademark Electronic Application System (TEAS) filing receipt

1. **YOUR MARK:** PN (Standard Characters, mark.jpg)

The literal element of the mark consists of PN.

The mark consists of standard characters, without claim to any particular font, style, size, or color.

2. **YOUR SERIAL NUMBER:** We have received your U.S. Trademark Application and assigned serial number '86711994' to your submission. A summary of your application data is provided at the bottom of this message and serves as your official filing receipt. Please keep a copy of this information for your records. All correspondence concerning the application should reference your assigned serial number.

Please read all of the important information below. Not every mark is registrable with the USPTO and we do not refund the application filing fee(s) if a registration does not ultimately issue.

3. **RECEIVING E-MAIL COMMUNICATIONS/FILING DOCUMENTS ON-LINE:** Because you have authorized receipt of correspondence by e-mail, please make sure that your server will accept USPTO e-mail and not treat it as SPAM. If you must submit correspondence to us, please use the Trademark Electronic Application System (TEAS) forms, available at <http://www.uspto.gov/trademarks/teas/index.jsp>. Applicants who filed their application online using the TEAS Plus application form must (1) continue to submit certain documents online using TEAS, including responses to Office actions (see http://www.uspto.gov/trademarks/teas/required_tegas_filings.jsp for a complete list of these documents); (2) accept correspondence from the USPTO via e-mail throughout the examination process; and (3) maintain a valid e-mail address. TEAS Plus applicants who do not meet these three requirements must submit an additional processing fee of \$50 per international class of goods/services. However, in certain situations, authorizing an examiner's amendment by telephone will not incur this additional fee.
4. **KEEP YOUR ADDRESS CURRENT IN USPTO RECORDS:** We do not extend filing deadlines due to a failure to receive USPTO mailings/e-mailings. You must update the correspondence and/or owner's address if a postal address and/or e-mail address changes, using the form(s) available at <http://www.uspto.gov/trademarks/teas/correspondence.jsp>.
5. **WARNING ABOUT UNSOLICITED COMMUNICATIONS:** You may receive trademark-related communications from private companies not associated with the USPTO. These communications frequently display customer-specific information, including your USPTO serial number or registration number and owner name, and request fees for trademark-related services, such as monitoring, listings in international publications, and document filing. None of the companies offering these services are affiliated with the USPTO or any other federal agency. All official correspondence will be from the "United States Patent and Trademark Office" in Alexandria, VA, and if by e-mail, specifically from the domain "@uspto.gov." Please consult the

"Warning" page on the Trademarks section of the USPTO's website for further information about unsolicited communications and to view representative examples of them. For general information on filing and maintenance requirements for trademark applications and registrations, including fees required by law, please consult www.uspto.gov, contact the TrademarkAssistanceCenter@uspto.gov or telephone 1-800-786-9199.

6. **LEGAL EXAMINATION PROCESS:** Your application is now pending examination. In approximately 3 months, your application will be assigned to a USPTO examining attorney for review. The application cannot mature into a registration unless all legal requirements are met, and many applications never satisfy these requirements and therefore never register. The overall process can take up to 18 months.
7. **CHECK STATUS AND REVIEW DOCUMENTS OR YOUR APPLICATION MAY BE UNINTENTIONALLY ABANDONED:** You **must** check the status and review all documents associated with your application at least every 3-4 months using Trademark Status and Document Retrieval (TSDR), available at <http://tsdr.uspto.gov/>.

Promptly e-mail the TrademarkAssistanceCenter@uspto.gov or telephone 1-800-786-9199 (select option #1) if an Office action (letter from the USPTO) or notice has issued for your application that you did not receive or do not understand. Failure to respond timely to any Office action or notice may result in the abandonment of your application, requiring you to pay an additional fee to have your application revived even if you did not receive the Office action or notice.

8. **FILING ERRORS:** If you discover an error in the application data, you must file a Voluntary Amendment at <http://www.uspto.gov/trademarks/teas/miscellaneous.jsp>. Do **not** submit any proposed amendment to TEAS@uspto.gov, because the TEAS technical support team may not make any data changes. Please wait approximately 7 days after the filing date of your application to submit a Voluntary Amendment in order to allow for initial upload of your application data into the USPTO database. The assigned examining attorney will determine the acceptability of any Voluntary Amendment during examination. Not all errors may be corrected. For example, if you submitted the wrong mark or if the proposed correction would be considered a material alteration to your original filing, it will not be accepted. In this situation, your only recourse would be to file a new application, with a new fee and no refund of your original filing fee.
9. **REQUEST FOR REFUND AND/OR CANCELLATION:** Since your application has already been assigned a serial number, please do not contact TEAS@uspto.gov to request a refund or to cancel the filing. We will only cancel the filing and refund the filing fee if the application does not meet minimum filing requirements. The fee is a processing fee that the USPTO does not refund, even if your mark does not proceed to registration.

In the limited situation where you inadvertently filed identical applications, one immediately after the other, because no confirmation of the first filing was received, please provide both serial numbers to the technical support team at TEAS@uspto.gov.

10. **SelectUSA:** The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor

community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit SelectUSA.gov or call +1-202-482-6800.

SUMMARY OF APPLICATION DATA FOLLOWS:

APPLICATION DATA: You have filed a **Trademark/Service Mark Application** for registration on the **Principal Register** using a **TEAS Plus** application form.

The applicant, PN, LLC, a limited liability company legally organized under the laws of Delaware, having an address of

#171,
102 NE 2nd Street
Boca Raton, Florida 33432
United States

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

International Class 009: Computer software that provides web-based access to applications and services through a web operating system or portal interface

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 009, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 03/14/2005, and first used in commerce at least as early as 03/14/2005, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) Specimen 1 showing use of the mark for advertising Applicant software products; Specimen 2 web page printout from Applicant web site using the mark to promote Applicant software..

Specimen-1 [SPE0-1-6622945169-

20150731195203996046_.licant_web_site_using_the_mark_to_promote_Applicant_software.pdf]

Specimen-2 [SPE0-6622945169-

20150731195203996046_.use_of_the_mark_for_advertising_Applicant_software_products.pdf]

International Class 042: Computer consultation; Computer consultation in the field of computer security; Computer programming

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 042, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 01/23/2003, and first used in commerce at least as early as 03/14/2005, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) Specimen web page printout from Applicant web site showing mark used to identify Applicant services.

Specimen-1 [SPE0-6622945169-

20150731195203996046_.nt_web_site_showing_mark_used_to_identify_Applicant_services.pdf]

Claim of Active Prior Registration(s)

The applicant claims ownership of active prior U.S. Registration Number(s) 4546055, 4546054, and 2922662.

The applicant's current Attorney Information:

Scott R. Austin and Brian M. Davis of VLP Law Group LLP
Suite 1500
101 NE Third Avenue
Fort Lauderdale, Florida 33301
United States

The attorney docket/reference number is SRA 0104 USTM PN.

The applicant's current Correspondence Information:

Scott R. Austin
VLP Law Group LLP
Suite 1500
101 NE Third Avenue
Fort Lauderdale, Florida 33301
2168707954(phone)
9543200233(fax)

saustin@vlplawgroup.com;trademarks@vlplawgroup.com (authorized)

E-mail Authorization: I authorize the USPTO to send e-mail correspondence concerning the application to the applicant or applicant's attorney at the e-mail address provided above. I understand that a valid e-mail address must be maintained and that the applicant or the applicant's attorney must file the relevant subsequent application-related submissions via the Trademark Electronic Application System (TEAS). Failure to do so will result in an additional processing fee of \$50 per international class of goods/services.

A fee payment in the amount of \$450 has been submitted with the application, representing payment for 2 class(es).

Declaration

The signatory believes that: if the applicant is filing the application under 15 U.S.C. § 1051(a), the applicant is the owner of the trademark/service mark sought to be registered; the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application; and/or if the applicant filed an application under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e), the applicant has a bona fide intention, and is entitled, to use the mark in commerce on or in connection with the goods/services in the application. The signatory believes that to the best of the signatory's knowledge and belief, no other persons, except, if applicable, concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other persons, to cause confusion or mistake, or to deceive. The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Declaration Signature

Signature: /Scott R. Austin/ Date: 07/31/2015

Signatory's Name: Scott R. Austin

Signatory's Position: Attorney of Record, Florida Bar member

Signatory's Phone Number: 216-870-7954

Thank you,

The TEAS support team

Fri Jul 31 20:46:25 EDT 2015

STAMP: USPTO/FTK-66.229.45.169-20150731204625852882-86711994-

54042fc5187f69d8d3daae50de41d8fdbbafbe1bf48f7d11ec9ae0db8623a863-CC-6450-

20150731195203996046

EXHIBIT B

United States of America

United States Patent and Trademark Office

PAUL.COM

Reg. No. 4,546,055

Registered June 10, 2014

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

PN, LLC (DELAWARE LIMITED LIABILITY COMPANY)
9791

103 NE 2ND STREET
BOCA RATON, FL 33432

FOR: COMPUTER SOFTWARE CONSULTING, COMPUTER SECURITY CONSULTING,
COMPUTER PROGRAMMING, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-10-1994; IN COMMERCE 2-10-1994.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE, OR COLOR.

SER. NO. 85-772,105, FILED 11-5-2012.

DAVID BLON, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

EXHIBIT C

United States of America

United States Patent and Trademark Office

PAUL DOT COM

Reg. No. 4,546,054

Registered June 10, 2014

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

PN, LLC (DELAWARE LIMITED LIABILITY COMPANY)
9791

103 NE 2ND STREET
BOCA RATON, FL 33432

FOR: COMPUTER SOFTWARE CONSULTING, COMPUTER SECURITY CONSULTING,
COMPUTER PROGRAMMING, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-10-1994; IN COMMERCE 2-10-1994.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "DOT COM", APART FROM THE MARK AS SHOWN.

SER. NO. 85-772,096, FILED 11-5-2012.

DAVID ELTON, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

EXHIBIT D

Int. Cls.: 9 and 42

Prior U.S. Cls.: 21, 23, 26, 36, 38, 100 and 101

Reg. No. 2,922,662

United States Patent and Trademark Office

Registered Feb. 1, 2005

**TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER**

IDENTIFICATION.COM

IDENTIFICATION.COM, LLC (FLORIDA LTD
LIAB CO)

C/O ARNSTEIN & LEHR

515 N. FLAGLER DRIVE SUITE 500

WEST PALM BEACH, FL 33411

FOR: COMPUTER SOFTWARE IN THE FIELD OF CRYPTOGRAPHIC NETWORK SECURITY AND DATA SECURITY FUNCTIONS; COMPUTER SOFTWARE FOR INTEGRATION OF INFORMATION LOGIC AND DATA BETWEEN COMPUTER NETWORKS; COMPUTER SOFTWARE FOR AUTOMATING A PROCESS FOR AUTHENTICATION OF IDENTITY USING EXISTING DATABASES IN CONNECTION WITH THE ISSUANCE AND MANAGEMENT OF DIGITAL CERTIFICATES USED FOR AUTHENTICATION OR ENCRYPTION OF DIGITAL COMMUNICATIONS, OR AUTHENTICATION OF A DIGITAL SIGNATURE IN AN ELECTRONIC TRANSACTION OR COMMUNICATION, OVER THE INTERNET AND OTHER COMPUTER NETWORKS; COMPUTER SOFTWARE, NAMELY ENCRYPTION SOFTWARE TO ENABLE SECURE TRANSMISSION OF DIGITAL INFORMATION, NAMELY, CONFIDENTIAL, FINANCIAL AND CREDIT CARD INFORMATION OVER THE INTERNET AS WELL AS OVER OTHER MODES OF COMMUNICATION BETWEEN COMPUTING DEVICES; COMPUTER SOFTWARE TO INTEGRATE MANAGED SECURITY SERVICES, NAMELY PUBLIC KEY INFRASTRUCTURE (PKI) SERVICES, DIGITAL CERTIFICATE ISSUANCE, VERIFICATION, AND MANAGEMENT, AND ENTERPRISE SOFTWARE INTEGRATION, WITH EXISTING COMMUNICATIONS NETWORKS, SOFTWARE, AND SERVICES, DOWNLOADABLE ELECTRONIC PUBLICATIONS IN THE NATURE OF A NEWSLETTER IN THE FIELD OF INFORMATION TECHNOLOGY, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 4-30-2003; IN COMMERCE 4-30-2003.

FOR: PROVIDING AUTHENTICATION OF IDENTITY; ISSUANCE AND MANAGEMENT OF DIGITAL CERTIFICATES FOR AUTHENTICATION OR ENCRYPTION OF A DIGITAL COMMUNICATION, OR AUTHENTICATION OF A DIGITAL SIGNATURE IN AN ELECTRONIC TRANSACTION OR COMMUNICATION, OVER THE INTERNET AND OTHER COMPUTER NETWORK AND PROVIDING TECHNICAL AND CUSTOMER SUPPORT IN CONNECTION THEREWITH; DEVELOPMENT, DESIGN, IMPLEMENTATION, TESTING, ANALYSIS, AND CONSULTING SERVICES IN THE FIELD OF SECURITY, ACCESS, AUTHORIZATION, AUTHENTICATION, ENCRYPTION, AND IDENTIFICATION SYSTEMS FOR COMPUTERS, COMPUTER HARDWARE AND COMPUTER NETWORKS; DEVELOPMENT, INTEGRATION AND OPERATION OF COMPUTER SYSTEMS TO SUPPORT ISSUANCE AND MANAGEMENT OF DIGITAL CERTIFICATES; CREATION AND IMPLEMENTATION OF PROCEDURES AND PRACTICES FOR ISSUANCE AND MANAGEMENT OF DIGITAL CERTIFICATES; COMPUTER RELATED SERVICES, NAMELY, MANAGED COMPUTER NETWORK AND INTERNET SECURITY SERVICES, NAMELY, PUBLIC KEY INFRASTRUCTURE ("PKI") VERIFICATION, AUTHENTICATION, DISTRIBUTION AND MANAGEMENT, DIGITAL CERTIFICATE ISSUANCE, VERIFICATION, AND MANAGEMENT, AND ENTERPRISE SOFTWARE INTEGRATION; COMPUTER CONSULTATION REGARDING COMPUTER NETWORKS AND INTERNAL COMPUTER NETWORKS, SECURITY SERVICES FOR COMPUTER NETWORKS AND INTERNAL COMPUTER NETWORKS, NAMELY, DESIGNING FIRE WALLS FOR OTHERS; COMPUTER SOFTWARE CONSULTATION SERVICES FOR THE DEVELOPMENT OF SOFTWARE APPLICATIONS; DESIGNING AND PROGRAMMING COMPUTER CONTROLLED COMMUNICATIONS SYSTEMS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 4-30-2003; IN COMMERCE 4-30-2003.

EXHIBIT E



United States Patent and Trademark Office

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Record 1 out of 1

[TSDR](#)

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(Use the "Back" button of the Internet Browser to return to TESS)



Word Mark PN

Goods and Services IC 042. US 100 101. G & S: Computer services, namely, providing an interactive web site featuring technology that allows users to consolidate and manage social networks, accounts, and connections to existing and emerging application programming interfaces (APIs)

Mark Drawing Code (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

Design Search Code 26.11.21 - Rectangles that are completely or partially shaded

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Current Basis 1B

Original Filing Basis 1A

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Owner (APPLICANT) C2 Management Group LLC LIMITED LIABILITY COMPANY MARYLAND 2411 Crofton Lane, Suite 2A Crofton MARYLAND 21114

Attorney of Record Scott A. Conwell

Description of Mark Color is not claimed as a feature of the mark. The mark consists of the stylized letters "P","N" arranged inside a rectangular box. "P" appears in uppercase and extends throughout the height of the box. The top

portion of the stem of the "P" is broken. "N", also in uppercase, appears immediately beneath the curve in "P".

Type of Mark SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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